- 3137.83 What establishes a participating area?
- 3137.84 What must I submit to BLM to establish a new participating area, or modify an existing participating area?
- 3137.85 What is the effective date of a participating area?
- 3137.86 What happens to participating area when I obtain new information demonstrating that the participating area should be larger or smaller than previously determined?
- 3137.87 What must I do if there are unleased Federal tracts in a participating area?
- 3137.88 What happens when a well outside a participating area does not meet the productivity criteria?
- 3137.89 How does production allocation occur from wells that do not meet the productivity criteria?
- 3137.90 Who must operate wells that do not meet the productivity criteria?
- 3137.91 When will BLM allow a well previously determined to be a non-unit well to be used in establishing or modifying a PA?
- 3137.92 When does a participating area terminate?

#### PRODUCTION ALLOCATION

3137.100 How must I allocate production to the United States when a participating area includes unleased Federal lands?

# OBLIGATIONS AND EXTENSIONS

- 3137.110 Do the terms and conditions of a unit agreement modify Federal lease stipulations?
- 3137.111 When will BLM extend the primary term of all leases committed to a unit agreement?
- 3137.112 What happens if I am prevented from performing actual or constructive drilling or reworking operations?

### CHANGE IN OWNERSHIP

3137.120 As a transferee of an interest in a unitized NPR-A lease, am I subject to the terms and conditions of the unit agreement?

#### UNIT TERMINATION

- 3137.130 Under what circumstances will BLM approve a voluntary termination of the unit?
- 3137.131 What happens if the unit terminated before the unit operator met the initial development obligations?
- 3137.132 What if I do not meet a continuing development obligation before I establish any participating area in the unit?
- 3137.133 After participating areas are established, when does the unit terminate?
- 3137.134 What happens to committed leases if the unit terminates?

3137.135 What are the unit operator's obligations after unit termination?

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#### APPEALS

3137.150 How do I appeal a decision that BLM issues under this subpart?

# Subpart 3138—Subsurface Storage Agreements in the National Petroleum Reserve–Alaska (NPR–A)

- 3138.10 When will BLM enter into a subsurface storage agreements in NPR-A covering federally-owned lands?
- 3138.11 How do I apply for a subsurface storage agreement?
- 3138.12 What must I pay for storage?

AUTHORITY: 42 U.S.C. 6508, 43 U.S.C. 1733 and 1740.

SOURCE: 46 FR 55497, Nov. 9, 1981, unless otherwise noted.

# Subpart 3130—Oil and Gas Leasing, National Petroleum Reserve, Alaska: General

### § 3130.0-1 Purpose.

These regulations establish the procedures under which the Secretary of the Interior will exercise the authority granted to administer a competitive leasing program for oil and gas within the National Petroleum Reserve—Alaska.

# § 3130.0-2 Policy.

The oil and gas leasing program within the National Petroleum Reserve—Alaska shall be conducted in accordance with the purposes and policy directions provided by the Department of the Interior Appropriations Act, Fiscal Year 1981 (Pub. L. 96–514), and other executive, legislative, judicial and Department of the Interior guidance.

# § 3130.0-3 Authority.

- (a) The Department of the Interior Appropriations Act, Fiscal year 1981 (Pub. L. 96–514):
- (b) The Naval Petroleum Reserves Production Act of 1976 (42 U.S.C. 6504, et seq.); and
- (c) The Federal Lands Policy and Management Act of 1976 (43 U.S.C. 1701 *et seq.*), except that sections 202 and 603 are not applicable.

## § 3130.0-5 Definitions.

As used in this part, the term:

#### §3130.0-7

- (a) *Act* means the Department of the Interior Appropriations Act, Fiscal Year 1981 (Pub. L. 96–514).
- (b) Bureau means the Bureau of Land Management.
- (c) Constructive operations means the exploring, testing, surveying or otherwise investigating the potential of a lease for oil and gas or the actual drilling or preparation for drilling of wells therefor.
- (d) NPR-A means the area formerly within Naval Petroleum Reserve Numbered 4 Alaska which was redesignated as the National Petroleum Reserve—Alaska by the Naval Petroleum Reserves Production Act of 1976 (42 U.S.C. 6501).
- (e) Reworking operations means all operations designed to secure, restore or improve production through some use of a hole previously drilled, including, but not limited to, mechanical or chemical treatment of any horizon, deepening to test deeper strata and plugging back to test higher strata.
- (f) Special Areas means the Utokok River, the Teshekpuk Lake areas and other areas within NPR—A identified by the Secretary as having significant subsistence, recreational, fish and wildlife or historical or scenic value.

[46 FR 55497, Nov. 9, 1981, as amended at 53 FR 17358, May 16, 1988]

#### §3130.0-7 Cross references. [Reserved]

#### § 3130.1 Attorney General review.

- (a) Prior to the issuance of any lease, contract or operating agreement under this subpart, the Secretary shall notify the Attorney General of the proposed issuance, the name of the successful bidder, the terms of the proposed lease, contract or operating agreement and any other information the Attorney General may require to conduct an antitrust review of the proposed action. Such other information shall include, but is not limited to, information to be provided the Secretary by the successful bidder or its owners.
- (b) In advance of the publication of any notice of sale, the Attorney General shall notify the Secretary of his/ her preliminary determination of the information each successful bidder shall be required to submit for antitrust review purposes. The Secretary

shall require this information to be promptly submitted by successful bidders, and may provide prospective bidders the opportunity to submit such information in advance of or accompanying their bids. For subsequent notices of sale, the Attorney General's preliminary information requirements shall be as specified for the prior notice unless a change in the requirements is communicated to the Secretary in advance of publication of the new notice of sale. Where a bidder in a prior sale has previously submitted any of the currently required information, a reference to the date of submission and to the serial number of the record in which it is filed, together with a statement of any and all changes in the information since the date of the previous submission, shall be sufficient.

- (c) The Secretary shall not issue any lease, contract or operating agreement until:
- (1) Thirty days after the Attorney General receives notice from the Secretary of the proposed lease contract or operating agreement, together with any other information required under this section; or
- (2) The Attorney General notifies the Secretary that issuance of the proposed lease, contract or operating agreement does not create or maintain a situation inconsistent with the antitrust laws, whichever comes first. The Attorney General shall inform the successful bidder, and simultaneously the Secretary, if the information supplied is insufficient, and shall specify what information is required for the Attorney General to complete his/her review. The 30-day period shall stop running on the date of such notification and not resume running until the Attorney General receives the required information.
- (d) The Secretary shall not issue the lease, contract for operating agreement to the successful bidder, if, during the 30-day period, the Attorney General notifies the Secretary that such issuance would create or maintain a situation inconsistent with the antitrust laws.
- (e) If the Attorney General does not reply in writing to the notification provided under paragraph (a) of this section within the 30-day review period,